

THIS DISPOSITION IS
NOT CITABLE AS PRECEDENT
OF THE TTAB

Mailed: December 17, 2002
Paper No. 118
BAC

UNITED STATES PATENT AND TRADEMARK OFFICE

Trademark Trial and Appeal Board

S Industries, Inc., and Central Mfg. Co., joined as party
plaintiff
v.
Casablanca Industries, Inc., and Hunter Fan Company, joined
as party defendant

Cancellation No. 24,330

Request For Reconsideration

S Industries, Inc. and Central Mfg. Co., appeared without
counsel.

Valerie Walsh Johnson of Baker, Donelson, Bearman &
Caldwell, P.C. for Casablanca Industries, Inc. and Hunter
Fan Company.

Before Hanak, Chapman and Bottorff, Administrative
Trademark Judges.

Opinion by Chapman, Administrative Trademark Judge:

The Board, in its decision, dated October 3, 2002,
denied the petition to cancel against respondent's
registration of the mark STEALTH. Petitioners, on November

Cancellation No. 24330

1, 2002 (via certificate of mailing) timely filed a request for reconsideration.¹

We have carefully reviewed this matter, and inasmuch as the Board finds no error in its October 3, 2002 decision, petitioners' request for reconsideration is denied. The decision previously issued by the Board stands; and the petition to cancel is denied.

¹ Petitioners' paper is titled "Motion to Disqualify Judge Chapman and Motion for Reconsideration." Petitioners sought to have Judge Chapman disqualified from participating in petitioners' cases and to send this case to another panel for determination of the request for reconsideration. In an order dated December 9, 2002, the Chief Judge of the TTAB denied both petitioners' motion to disqualify, and their request that a different panel consider the merits of petitioners' request for reconsideration.